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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/942,898	08/30/2001	Simon J. Lovett	MICS:0071/FLE 00-0901	9847	
7	590 03/11/2003				
Michael G. Fletcher			EXAMINER		
P.O. Box 6922			РНАМ,	PHAM, LY D	
Houston, TX	77269-2289		ART UNIT	PAPER NUMBER	
			2818		
			DATE MAILED: 03/11/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No	Applicant(s)	
O## - A - 1' O	09/942,898	LOVETT ET AL.	
Office Action Summary	Examiner	Art Unit	
	Ly D Pham	2818	
The MAILING DATE of this communication app Period for Reply	ears on the cover she t wi	th the correspond nce address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will; by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	16(a). In no event, however, may a re within the statutory minimum of thin ill apply and will expire SIX (6) MON' cause the application to become AB	pply be timely filed (30) days will be considered timely. THS from the mailing date of this communications ANDONED (35 U.S.C. 8 133)	cation.
1) Responsive to communication(s) filed on 07 J.	<u>anuary 2003</u> .		
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.		
Since this application is in condition for allowa closed in accordance with the practice under EDisposition of Claims	nce except for formal mat Ex <i>parte Quayle</i> , 1935 C.E	ters, prosecution as to the med D. 11, 453 O.G. 213.	rits is
4)⊠ Claim(s) <u>1-12</u> is/are pending in the application.		•	
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-12</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	election requirement	•	
Application Papers	4		
9)☐ The specification is objected to by the Examiner			
10) The drawing(s) filed on is/are: a) accept	ted or b) objected to by th	ne Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).	
11) The proposed drawing correction filed on	is: a) ☐ approved b) ☐ di	sapproved by the Examiner.	
If approved, corrected drawings are required in rep	ly to this Office action.		
12) The oath or declaration is objected to by the Exa	aminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority documents	have been received.		
2. Certified copies of the priority documents	have been received in Ap	oplication No	
3. Copies of the certified copies of the priori application from the International Burn	eau (PCT Rule 17.2(a)).	•	? ~
* See the attached detailed Office action for a list of	•		
14) Acknowledgment is made of a claim for domestic			cation).
 a) ☐ The translation of the foreign language prov 15)☐ Acknowledgment is made of a claim for domestic 			
Attachment(s)			
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Ir	ummary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)	

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DETAILED ACTION

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1. Applicants' response has been entered in Office Paper No. 8, dated January 07, 2003.

Response to Arguments

- 2. Applicants' argument with respect to the rejection of claim 12 under 35 U.S.C. 112 has been considered. Therefore, the rejection is hereby withdrawn.
- 3. As per claims 2 4, the Examiner intended to take Official Notice of the subject matter claimed in these claims as being well known in the art and not to be rejected under 35 U.S.C. 102, as it might not have been made sufficiently clear.

Grounds for rejection of these claims with clarification appear below.

4. Applicant's arguments filed January 07, 2003 have been fully considered but they are not persuasive.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1 2 and 5 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Harte (US Pat 5,794,137).

Regarding claim 1, Harte discloses a system comprising:

a processor (fig. 2, 210);

a power supply coupled to the processor (fig. 2, battery 245); and

a device coupled to the processor and the power supply (fig. 2, 250) and comprising:

an internal power supply bus (fig. 2, buses 255, 265) configured to receive a power signal from the power supply; and

an isolation (fig. 2, power control 250 handles supplies of power to various component of the system, col. 4, lines 48 - 52).

Although Harte did not expressly spell out the functionality of the power control block which is responsible for the feature as claimed in the application, it is considered obvious that by "... power down ...", col. 4, line 49, one of ordinary skill in the art would correlatively understand as 'configured to disconnect internal power supply bus from the power supply by interrupting of the power signal' because there is no such thing as system can still be up while power is disconnected, or in other words, power signal being interrupted.

Regarding claim 2, Harte further discloses the system, as set forth in claim 1, wherein the system is a cellular phone (abstract: mobile radiotelephone)

Regarding claim 5, Harte also discloses the system, as set forth in claim 1, wherein the device comprises a memory device (fig. 2, RAM 220).

Regading claim 6, Harte also discloses the system, as set forth in claim 1, wherein the internal power supply bus is configured to provide power signal to the device (fig. 2, bus connecting battery 245 to power control 250).

7. Claims 3 – 4, 8 – 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Harte in view of Larsen et al. (US Pat 5,338,978).

Regarding claims 3 and 4, although Harte did not further show the system being used in a PDA or a handheld computer, Larsen et al. has nevertheless shown that such system could be used in those devices (power supply isolation circuit, ABSTRACT and TECHNICAL FIELD, for applications of PDA and/or hand held computer, BACKGROUND ART).

Therefore, it would have been obvious to one skilled in the pertained art to realize possible integration of the system shown by Harte to all the devices mentioned by Larsen et al. for a wide variety of applicability.

Regarding claims 8 and 9, Larsen et al. further disclose the system, as set forth in claims 8 and 9, comprising an input buffer comprising a control line configured to control the isolation circuit and wherein the isolation circuit comprises a p-channel FET (col. 3, line 65 – col. 4, line 6).

Therefore, it would have been obvious to one skilled in the art, at the time the invention was made, to include the buffer in the isolation circuit, which comprises a p-channel FET, in the system of Harte to allow system control of turning off of the system (abstract).

Regarding claim 10, Larsen et al. further teach the gate of the p-channel FET being coupled to the control line of the input buffer (fig. 1, gate of PW1 connected to control transistor PMOS1).

Regarding claim 11, Larsen et al. also show an output buffer configured to buffer the device from the remainder of the system (col. 3, lines 20 – 45, OBJECTS OF THE INVENTION).

8. Claims 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Harte in view of (Keeth et al. (US Pat 6,400,595 B1).

Regarding claim 7, Harte discloses the system as set forth in claim 1, except wherein the isolation circuit is coupled between a pad on the device configured to receive the power signal and the internal power supply bus. This feature is nevertheless shown by Keeth et al. (figs. 34A 34B 34C, col. 9, lines 31 – 34).

Therefore, it would have been obvious to one of ordinary skill in the art, at the time the invention was made, to include the pads to the power control of the system disclosed by Harte to receive power from the power bus for the purpose of distributing power.

9. Claims 8 – 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Harte in view of Klughart. (US Pat 6,396,137 B1).

Regarding claim 8, Harte discloses the system as set forth in claim 1, except comprising an input buffer. However, this is shown by Klughart (fig. 2, Input/output buffers 0203, col. 6, lines 58 – 61) comprising a control line configured to control the isolation circuit (col. 11, lines 9 – 11). Therefore, it would have been obvious to one of ordinary skill in the art, at the time the invention was made, to include the I/O buffers to the system of Harte for circuit protection purposes.

Regarding claim 9, Klughart further discloses the system, as set forth in claim 8, wherein the isolation circuit comprises a p-channel field effect transistor (FET) (fig. 3, PCH MOSFET as a power switch).

Regarding claim 10, Klughart further discloses the system as set forth in claim 9, wherein the gate of the p-channel FET is coupled to the control line of the input buffer (fig. 2, input buffer controlled by 0201 & 0202).

Regarding claim 11, Klughart further discloses the system, as set forth in claim 1, comprising an output buffer configured to buffer the device from the remainder of the system (fig. 2, output buffer in 0203).

10. Claims 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Harte and Klughart and further in view of Keeth et al. (US Pat 6,400,595 B1).

Regarding claim 12, Klughart further discloses the system, as set forth in claim 11, comprising: an input/output pad (fig. 16, input Vdd pad 1602/output Vss pad 1601).

Although Klughart did not further disclose a circuitry coupled between the output buffer and the input/output pad and configured to tri-state the input/output pad, this feature has been shown by Keeth et al. (col. 4, lines 1-8).

Therefore, it would have been considered obvious to one of ordinary skill in the art, at the time the invention was made, to tri-state the I/O pad disclosed by Klughart for both read and write operation (col. 4, lines 3 - 8).

As further notes in regard to claims 2 – 4, the limitations claimed in these claims are considered a requirement in today's equipments such as cellular phone, personalized digital assistant (PDA), as well as hand held computer, in which all would need a CPU, power supply, with the necessity of a supply bus, and some sort of isolation circuitry for the purpose of turning the device on and off.

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Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Applicants are strongly urged to review all the references cited for relevant

disclosures.

12. When responding to the office action, Applicant(s) are advised to provide the examiner

with the page and line numbers in the application and/or references cited to assist the examiner to

locate the appropriate paragraphs.

13. A shortened statutory period for response to this action is set to expire 3 (three) months

and 0 (zero) day from the date of this letter. Failure to respond within the period for response

will cause the application to become abandoned (see MPEP 710.02(b)).

14. Any inquiry concerning this communication on earlier communications from the

examiner should be directed to Ly Pham, whose telephone number is 703-305-4862. The

examiner can normally be reached on Monday - Friday from 8:30am to 5:00pm, alternate Friday

off. The examiner's supervisor, David Nelms, can be reached at 703-308-4910. The fax number

for the organization where this application or proceeding is assigned is 703-308-7724.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-308-0956.

Ly Pham

March 5, 2003

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PRIMARY EXAMINER